

## UNITED STATES PATENT AND TRADEMARK OFFICE



COMMISSIONER FOR PATENTS

UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023 (
www.uspio.gov

1 4	VPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	<u> </u>		
			THE THE PROPERTY OF	<u> </u>	ATTORNEY DOCKET NO.	
7/4 <u>58</u> ,179 11/19/99 E			JRKE	E	DWE/BURKE#1	
•				7	EXAMINER	
			PM82/0627			
/ EGGINS				GREATIN	UNIT PAPER NUMBER	
	HNE CRESCI				M	
NADA	ON L4M 2Y	<i>(</i>	AIR MAIL	<b>DATE</b> MA	NLED:	
חטח			VIII LIVIE	3020		
					06/27/01	
					·	
	Not	ice of Non-	Compliant Amendment	(37 CFR 1	.121)	
			0.15		• •	
the	The amendme format required und		is considered non-compliates amended on September 8, 2000 (see 65	ant because it has	not been submitted in	
123	8 O.G. 77, Sept. 19,	2000).		Teu. Neg. 34003,	Sept. 8, 2000, and	
ज	1 The emend	ment does not inclu	do a close marries of the south constant			
	37 CFR 1.121	(b)(1)(ii).	de a clean version of the replacement pa	ragraph(s)/sectio	n(s).	
	<ol> <li>The amendment does not include a marked-up version of the replacement paragraph(s)/section(s).</li> <li>CFR 1.121(b)(1)(iii)</li> </ol>					
	3. The amenda	3. The amendment does not include a clean version of the amended claim(s). 37 CFR 1.121(c)(1)(i)				
	/ 4. The amendr	nent does not inclu	de a marked-up version of the amended c	daim(s). 37 CFR 1	i.121(c)(1)(ii)	
<b></b> /	5. Other	he bracke	to lear laller a	10/200	<b>50</b> I	
ت	5. Other	ile mache	13 was certon you	uccean a	april.	
	PRELIMINA	RY AMENDME	NT: Unless applicant re-submits the r	nreliminary ame	Edment in compliance	
	with revised :	PRELIMINARY AMENDMENT: Unless applicant re-submits the preliminary amendment in compliance with revised 37 CFR 1.121 within ONE MONTH of the mail date of this letter, examination on the merits				
	may commen	may commence without entry of the originally proposed preliminary amendment. This notice is not an action under 35 U.S.C. 132, and this ONE MONTH time limit is not extendable.				
	action under	35 U.S.C. 132, an	d this ONE MONTH time limit is not	t extendable.		
	AMENDME	IT AFTER NON	LEINAL ACTION: Since the shower	mentioned renty	annears to be hove	
_		AMENDMENT AFTER NON-FINAL ACTION: Since the above mentioned reply appears to be bona fide, applicant is given a TIME PERIOD of ONE (1) MONTH or THIRTY (30) DAYS from the mailing				
	date of this no	date of this notice, whichever is longer, within which to supply the omission or correction in order to				
		avoid abandonment. EXTENSIONS OF THIS TIME PERIOD MAY BE GRANTED UNDER 37 CFR 1.136(a).				
	1.150(a).					
For	your convenie	nce, attached	to this correspondence is a co	py of an info	rmational flyer	
	•		Simplified Amendment Pract		•	

Legal Instruments Examiner